



CJC

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

YUJI YAGI, ET AL.

Application No.: 09/754,133

Filed: January 5, 2001

For: CIRCUIT BOARD HAVING SIMULTANEOUS
AND UNITARILY FORMED WIRING PATTERNS
AND PROTRUSIONS



Confirmation No.: 6471

Attorney Docket: 28951.2053 D1

Group Art Unit: 3729

Examiner: Chang, Rick Kitae

LETTER

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

Applicants request written acknowledgement of receipt of the documents filed in the USPTO on March 31, 2008, in the above-identified application. Responsive to a Communication mailed from the USPTO on February 8, 2008, Applicants timely filed on February 28, 2008, a Request for Reconsideration of Decision on Request for Certificate of Correction.

Applicants review of the PAIR records failed to indicate the filing. After numerous telephone calls to the Patent Electronic Business Center, on March 13, 2008, applicants were advised to retransmit the documents along with the facsimile confirmation receipt, since the PTO could not locate the original fax transmission.

On March 13, 2008, Applicants retransmitted the Request for Reconsideration of Decision on Request for Certificate of Correction previously filed February 28, 2008. Applicants have since periodically checked PAIR, but to date, there is no indication of receipt of said documents.

Applicants request written confirmation of receipt of the Request for Reconsideration of Decision on Request for Certificate of Correction filed February 28, 2008.

The following documents are enclosed:

- 1) Request for Reconsideration of Decision on Request for Certificate of Correction filed February 28, 2008;
- 2) Facsimile transmission receipt of February 28, 2008;
- 3) Facsimile transmission of March 13, 2008 and transmission receipt.

Respectfully submitted,

STEPTOE & JOHNSON LLP



Roger W. Parkhurst
Registration No. 25,177

Date: May 8, 2008

STEPTOE & JOHNSON LLP
1330 Connecticut Avenue NW
Washington, DC 20036-1795
Telephone: (202) 429-3000
Facsimile: (202) 429-3902

*** TX REPORT ***

TRANSMISSION OK

TX/RX NO	0166
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CONNECTION ID	
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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No. 09/754,133	Confirmation No.: 6471
In re Application of:	Examiner: CHANG, Rick Kiltae
Yuji Yagi et al.	Group Art Unit: 3729
Filed: January 5, 2001	Attorney Docket: 28951.2053 D1
For: CIRCUIT BOARD HAVING SIMULTANEOUS AND UNITARILY FORMED WIRING PATTERNS AND PROTRUSIONS	

**REQUEST FOR RECONSIDERATION OF DECISION
ON REQUEST FOR CERTIFICATE OF CORRECTION**

Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

Applicants' undersigned attorney received a communication from the Decisions & Certificates of Correction Branch, apparently mailed February 8, 2008, denying applicants' Request for Certificate of Correction filed July 11, 2005. Applicants hereby respectfully request reconsideration of that decision for the following reasons:

Despite the simplicity of applicants' 1-page proposed Certificate of Correction, a copy of



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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No. 09/754,133

Confirmation No.: 6471

In re Application of:

Yuji Yagi et al.

Examiner: CHANG, Rick Kiltae

Group Art Unit: 3729

Filed: January 5, 2001

Attorney Docket: 28951.2053 D1

For: CIRCUIT BOARD HAVING SIMULTANEOUS AND UNITARILY
FORMED WIRING PATTERNS AND PROTRUSIONS

**REQUEST FOR RECONSIDERATION OF DECISION
ON REQUEST FOR CERTIFICATE OF CORRECTION**

Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

Applicants' undersigned attorney received a communication from the Decisions & Certificates of Correction Branch, apparently mailed February 8, 2008, denying applicants' Request for Certificate of Correction filed July 11, 2005. Applicants hereby respectfully request reconsideration of that decision for the following reasons:

Despite the simplicity of applicants' 1-page proposed Certificate of Correction, a copy of which is attached hereto as Appendix A, the February 8, 2008 communication simply states a conclusion that the "requested corrections change the scope of the claims," and that under the statute and rules the request is therefore denied. However, the February 8, 2008 communication in no way specifies what requested corrections would "change the scope of the claims." Surely, at least some of the requested corrections would not change the scope of the claims, and an

appropriate decision on applicants' long-pending request at least should have indicated which, among applicants' modest number of requested corrections, would, or would not, have allegedly changed the scope of the claims and therefore would, or would not, have been acceptable under the statute and rules.

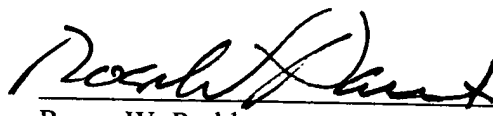
For example, the first requested correction requests a change which is fully supported by existing language of issued claims 1 and 2 upon which claim 3 depends. Similarly, what is unacceptable about a change of wording from "desired" to --predetermined--; or from "to" to --onto--? Further, the two requested changes of the word "firing" to --sintering--, appear to be fully supported by applicants' specification, page 8, lines 2-4.

Applicants waited patiently for more than 30 months for the PTO response to their July 11, 2005 Request for Certificate of Correction. However, the February 8, 2008 blanket denial of that request leaves applicants without any substantive response from the PTO concerning which of its proposed corrections are acceptable under the statute and rules, as distinct from which of its requested corrections are believed by the PTO not to be acceptable under the statute and rules. Applicants believe that each of their proposed corrections is effectively a separate request which deserves a separate ruling from the PTO, including statements of specific reasons for such rulings, especially where each ruling is a denial of applicants' request.

Accordingly, applicants hereby respectfully request that the PTO separately indicate which among applicants' proposed corrections would be acceptable, and which among applicants' requested corrections are those which the PTO considers would change the scope of the claims in a manner unacceptable under the statute and rules.

Respectfully submitted,

February 28, 2008



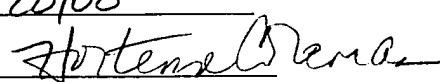
Roger W. Parkhurst
Registration No. 25,177

STEPTOE & JOHNSON LLP
1330 Connecticut Avenue NW
Washington DC 20036-1795
Tel: (202) 429-6420
Fax: (202) 429-3902

CERTIFICATE OF TRANSMISSION

I hereby certify that the attached correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office at Facsimile Number (571) 273-8300 on 2/28/08

By:


Hortense G. Coleman

**UNITED STATES PATENT AND TRADEMARK OFFICE
 CERTIFICATE OF CORRECTION**

PATENT NO : 6,880,244
 DATED : April 19, 2005
 INVENTOR(S) : Yuji YAGI and Takeo YASUHO

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Claim 3, line 2 (Column 7, about printed line 47), change "additionally comprising" to --wherein forming the wiring patterns and the protrusions of the same conductive sintered material comprises--;

Claim 3, line 3 (Column 7, about printed line 48), after "film" insert --, the first groove having a bottom surface--;

Claim 3, line 4 (Column 7, about printed line 49), change "desired" to --predetermined--;

Claim 3, line 8 (Column 7, about printed line 54), change "to" to --onto--; change "board" to --substrate--;

Claim 3, line 10 (Column 7, about printed line 56), change "firing" to --sintering--;

Claim 10, line 5 (Column 8, about printed line 32), after "film" insert --, the first groove having a bottom surface--;

Claim 10, line 12 (Column 8, about printed line 40), change "firing" to --sintering--.

MAILING ADDRESS OF SENDER:

28951.2053D1 (MEIC:053A)
 STEPTOE & JOHNSON LLP
 1330 Connecticut Avenue, NW

PATENT NO 6,880,244

No. of additional copies



Burden Hour Statement: The average person should take 1 0 hour to complete. Time will vary depending upon the needs of the individual case. Any comment on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington DC 20231

APPENDIX A

STEPTOE & JOHNSON LLP

ATTORNEYS AT LAW

NEW YORK, NEW YORK
FACSIMILE: 212.506.3950
VERIFICATION: 212.506.3900

1330 CONNECTICUT AVENUE, NW
WASHINGTON, D.C. 20036-1795
FACSIMILE: 202.429.3902
VERIFICATION: 202.429.8045
MAIN NUMBER: 202.429.3000
www.steptoe.com

PHOENIX, ARIZONA
FACSIMILE: 602.257.5299
VERIFICATION: 602.257.5287

LOS ANGELES, CALIFORNIA
FACSIMILE 213.439.9599
VERIFICATION: 213.439.9400

LONDON, ENGLAND
STEPTOE & JOHNSON
FACSIMILE: 011.44.207.367.8001
VERIFICATION: 011.44.207.367.8000

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DELIVER TO:

NAME: **Decisions & Certificate of Corrections Branch** TELECOPY PHONE NUMBER: **(571) 273-8300**
Attention: **Ms. Valerie Jackson**
Ms. Cecelia Newman
(703) 308-9390 X 114

COMPANY: **USPTO** VERIFICATION NUMBER: **(571) 272-1000**

TOTAL PAGES & COVER SHEET: **6** DATE TRANSMITTED: **March 13, 2008**

S&J OPERATOR'S NAME: **H. Coleman** TELEPHONE NUMBER: **(202) 429-8001**

CLIENT/CASE NUMBER: **28951.2053 D1**

FROM:

NAME: **Roger W. Parkhurst**

REQUEST MADE ON	DATE: 3/13/08	TIME: 3:03:03 PM
COMPLETION REQUIRED BY	DATE: 3/13/08	TIME: ASAP

SPECIAL INSTRUCTIONS:

RE: U.S. Application No.: 09/754,133
U.S. Patent No. 6,880,244 B2
Attorney Docket: 28951.2053 D1

Pursuant to conversation with Patent Electronic Business Center, Re-sending Documents filed via facsimile at (571) 273-8300 in the above-identified application on February 28, 2008, including our fax transmission confirmation.

*** TX REPORT ***

TRANSMISSION OK

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NEW YORK, NEW YORK
 FACSIMILE: 212.506.3850
 VERIFICATION: 212.506.3900

1330 CONNECTICUT AVENUE, NW
 WASHINGTON, D.C. 20036-1795
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NAME: Decisions & Certificate of
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 Attention: Ms. Valerie Jackson
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